2 NOTICE OF CONFIDENTIALITY R

THIS LEASE AGREEMENT is made this ____

MUDU Harris Stoy a Widow

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Pald Up With 640 Acres Pooling Provision STANDARD LEASE v.5

PAID UP OIL AND GAS LEASE (No Surface Use)

_____, 2008, by and between

day of SEPTEMBER

whose addresss is 42/2 NEINS and, DALE PROPERTY SERVICES, L.L.C., 2100	Drive Fort Worth	TEXUS 7619	folded positions of this loops were no	as Lessor,
hereinabove named as Lessee, but all other provis 1. In consideration of a cash bonus in har described land, hereinafter celled leased premises:	ions (including the completion of blank nd paid and the covenants herein cor	spaces) were prepared jointly.	by Lessor and Lessee,	
OUT OF THE TRENTMIN CITY	TARRANT COUNTY	AC TEXAS, ACCORDING,	, BLOCK DDITION, AN ADDITION TO G TO THAT CERTAIN PLA	THE CITY OF TRECORDED
In the County of Tarrant, State of TEXAS, contareversion, prescription or otherwise), for the purp substances produced in association therewith (I commercial gases, as well as hydrocarbon gases land now or hereafter owned by Lessor which are Lessor agrees to execute at Lessee's request any of determining the amount of any shul-in royallies. 2. This lease, which is a "paid-up" lease req as long thereafter as oil or gas or other substances otherwise maintained in effect pursuant to the prov	aining of gross acres ose of exploring for, developing, produciding geophysical/seismic operation. In addition to the above-described lecontiguous or adjacent to the above-deditionat or supplemental instruments hereunder, the number of gross acres a covered hereby are produced in paying latents hereof.	more or less (including any in ucing and marketing oil and one). The term "gas" as use eased premises, this lease als described leased premises, and for a more complete or accurrence specified shall be deemed primary term of The leased polyther in the lease	terests therein which Lessor may in the state of the stat	nereafter acquire by d non hydrocarbon dioxide and other strips or parcels of alloned cash bonus, ed. For the purpose r less. date hereof, and for swith or this lease is flouid hydrocarbons
separated at Lessee's separator facilities, the roy Lessor at the wellhead or to Lessor's credit at the like wellhead market price then prevailing in the spreyalling price) for production of similar grade FUCENTAL CONTROLLING TO Production, severance, or other excise taxes and Lessee shall have the continuing right to purchase no such price then prevailing in the same field, the the same or nearest preceding date as the date or more wells on the leased premises or lands pooler are waiting on hydraulic fracture stimulation, but sube deemed to be producing in paying quantitios for there from is not being sold by Lessee, then Less Lessor's credit in the depository designated below while the well or wells are shut-in or production the is being sold by Lessee from another well or wells following cessation of such operations or production that this lease.	ally shall be ILLELTY-FIVE Per oil purchaser's transportation facilities, same field (or if there is no such price and gravity; (is) for gas (including of the proceeds realized by Line costs incurred by Lessee in deliver such production at the prevailing well on in the nearest field in which there is no which Lessee commences its purchast therewith are capable of either products well or wells are either shut-in or proof the purpose of maintaining this least see shall pay shut-in royalty of one do to one before the end of said 90-day per from is not being sold by Lessee; pas on the leased premises or lands poon. Lessee's failture to properly pay slot.	provided that Lesses shall he then prevailing in the same frasing head gas) and all of thessee from the sale thereof, fing, processing or otherwise read market price paid for proseuch a prevailing price) pursues hereunder, and (c) if at the cing oil or gas or other substated outside there from is not being. If for a period of 90 consecular per acre then covered by heriod and thereafter on or be rovided that if this lease is other the same provided that if this lease is other than the provided that if the same is other than the provided that it is other than the provided that it is other than the provided that it is other than the	such production, to be delivered at ave the continuing right to purchase field, then in the nearest field in what ier substances covered hereby, il less a proportionate part of ad marketing such gas or other substa duction of similar quality in the sam iant to comparable purchase contre e end of the primary term or any tim nees covered hereby in paying qual ig sold by Lessee, such well or wells intis lease, such well or wells are si this lease, such payment to be man fore each anniversary of the end of erwise being maintained by operable ty shall be due until the end of the see liable for the amount due, but the see liable for the amount due, but and the see liable for the see the seed of the see liable for the amount due, but the see liable for the amount due, but the see liable for the amount due, but the see liable for the amount due, but the seed seed the seed to purchase the seed the seed the seed the seed the seed the seed the seed the seed the seed the seed the seed the seed the seed the seed the seed the seed the seed the seed the see	Lessee's option to a such production at alch there is such a he rayalty shall be valorem taxes and mees, provided that he field (or if there is acts entered into on the thereafter one or nitiles or such wells a shall nevertheless hut-in or production ade to Lessor or to it sald 90-day period ons, or if production 90-day period next shall not operate to
4. All shul-in royalty payments under this le be Lessor's depository agent for receiving paymen draft and such payments or tenders to Lessor or the address known to Lessee shall constitute proper payment hereunder, Lessor shall, at Lessee's requestion of the provided for in Paragraph 3, a premises or lands pooled therewith, or if all productions to the provisions of Paragraph 6 or the nevertheless remain in force if Lessee commence on the leased premises or lands pooled therewith the end of the primary term, or at any time there operations reasonably calculated to obtain or rest no cessation of more than 90 consecutive days, at there is production in paying quantities from the lesser to (a) develop the leased premises as to formatic leased premises from uncompensated drainage by additional walks on the leased premises from uncompensated drainage by additional value approach to the provided	its regardless of changes in the owners of the depository by deposit in the US I bayment. If the depository should floute test, deliver to Lessee a proper recordation, if Lessee drills a well which is induction (whether or not in paying quaries action of any governmental authoritis soperations for reworking an existing within 90 days after completion of operafter, this lease is not otherwise being one production therefrom, this lease she and if any such operations result in the eased premises or lands pooled therewise or lands pooled therewish the capable of producing in paying any well or wells located on other lands and well or wells located on other lands.	thip of said land. All payments Malls in a stamped envelope a date or be succeeded by anoth the instrument naming anothe capable of producing in paying utilies) permanently ceases from the paying an additional cattons on such dry hole or will a maintained in force but Less all remain in force of lorg as a production of oil or gas or owith. After completion of a weas a reasonably prudent operaging quantities on the leased products not pooted therewith. The	or tenders may be made in currence addressed to the depository or to the depository or to the derinstitution, or for any reason failt institution as depository agent to requantities (hereinafter called "dry tom any cause, including a revision see is not otherwise being maintain. I well or for otherwise obtaining or thin 90 days after such cessation of see is then engaged in drilling, rewelling one or more of such operations ther substances covered hereby, a sill capable of producing in paying quater would drill under the same or sill emises or lands pooled therewith, or e shall be no coverant to drill expl	y, or by check or by lee Lessor at the last or refuse to accept eceive payments. hote") on the leased of unit boundaries need in force it shall restoring production all production. If at orking or any other are prosecuted with a long thereafter as uantities hereunder, milar circumstances or (b) to protect the oratory wells or any
additional wells except as expressly provided here 6. Lessee shall have the right but not line c depths or zones, and as to any or all substances proper to do so in order to prudently develop or or unit formed by such pooling for an oil well which i horizontal completion shall not exceed 640 acres completion to conform to any well spacing or dens of the foregoing, the terms "oil well" and "gas well prescribed, "oil well" means a well with an initial great or more per barrel, based on 24-hour prodequipment; and the term "horizontal completion" equipment; and the term "horizontal completion" equipment; and the term "horizontal completion production, drilling or reworking operations anywereworking operations on the leased premises, except acreage covered by this lease and included Lessee. Pooling in one or more instances shall on unit formed hereunder by expansion or contraction prescribed or permitted by the governmental authorities and premises is included in or excluded from the adjusted accordingly. In the absence of product a written declaration describing the unit and stating	abligation to pool all or any part of the scovered by this lease, either before to be rate the leased premises, whether or as not a horizontal completion shall not plus a maximum acreage toterance of sity pattern that may be prescribed or pt" shall have the meanings prescribed as-bit ratio of less than 100,000 cubb of function test conducted under normal preams an oil well in which the horizoneans an oil well in which the horizoneans an oil well in which the horizoneans and until which includes all or a cept that the production on which Less in the unit bears to the total gross acroit exhaust Lessee's pooling rights her on or both, either before or after commonity having jurisdiction, or to conform did a written declaration describing the reference of the paying quantities from a unit.	or after the commencement or not similar pooling authority enceded 80 acres plus a maximater of the provided that a larger unitermitted by any governmental by applicable law or the apprect of the partial of the producing conditions using strength of the gross contal component of the leased premiser's royalty is calculated shall eagle in the unit, but only to, the encement of producition, in contact the any productive acreage devised unit and stating the effection of unit production or unon permanent cessation in	If production, whenever Lessee de- xists with respect to such other fain mum acreage tolerance of 10%, and it may be formed for an oil well or gi- authority having jurisdiction to do- opriate governmental authority, or, neans a well with an initial gas-oil ra- andard lease separator facilities o- is completion interval in facilities o- is completion interval in facilities o- is completion interval in the reservoir of libing the unit and stating the effect es shall be treated as if it were pi- he that proportion of the total unit pi- he extent such proportion of unit pi- he extent such proportion of unit pi- he ether recurring right but not the obil order to conform to the well spacin etermination made by such governi- cutive date of revision. To the exten- in which royalties are payable hereu- rereof, Lessee may terminate the un-	ems in recessary or dis or interests. The df or a gas well or a as well or a as well or horizontal so. For the purpose if no definition is so title of 100,000 cubic or equivalent testing exceeds the vertical title date of pooling, roduction, drilling or oroduction, drilling or oroduction, which the roduction is sold by igation to revise any g or density pattern mental authority. In the any portion of the nder shall thereafter

- 7. If Lessor owns less than the full mineral estate in all or any part of the leased premises, the royalities and shut-in royalities payable hereunder for any well on any part of the leased premises or lands pooled therewith shall be reduced to the proportion that Lessor's interest in such part of the leased premises bears to the full mineral estate in
- as the inferest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective treins, devisees, executors, administrators, successors and assigns. No change in Lessor's after Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change in ownership shall be thinding on Lessee until do days a tender such shut-in requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties to the credit of decedent or decedent's estate in the depository designated above. If at any time two or more arising with respect to the transferred interest which each owns. If Lessee transfers its interest hereunder in whole or in part Lessee shall be reflected to the transferred. If Lessee transfers to satisfy such obligations with respect to any interest not so transferred. If Lessee transfers to satisfy such obligations with respect to the transferred divided between Lessee and the transferred interest shall not affect the rights of the area covered by this lesses or any depths or zones there under, and shall the repository designation of the satisfy such obligations with respect to the transferred interest shall not affect the rights of the area covered by this lesses or any depths or zones there under, and shall thereupon be relieved of all obligations thereafter in a covered by this lesses or any depths or zones there under, and shall thereupon be relieved of all obligations thereafter arising with respect to the interest shall not affect the rights of the area covered by this lesses as to a full or undivided interest in less than all of the area covered hereby, Lessee's obligation to pay or lender shut-in royalties shall be proportionately reduced.

 10. In exploring for developing producing and marticulage all less and other substances t of the leased premises.

 The Interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the devisees executors administrators successors and assigns. No change in Lessor's
- Lesses may, at any time on from time to time, deliver to Lesses and a written release of this lesse as to a full or undivided interest in all or any peritor of the season provided in the season of t
- operations.

 17. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

 DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease values could go up or down depending on future market conditions. Neither party to this lease will seek to alter the terms of this transaction based upon any differing terms.

IN WITNESS WHEREOF, this tease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

LESSOR (WHETHER ONE OR MORE)	ive as of the date first written above, but upon execution shall be blinding on the signatory and the signs, whether or not this lease has been executed by all parties hereinabove named as Leasor.
By: Phuby Harm's Stay	
STATE OF TEXES COUNTY OF TO FIGURE This instrument was acknowledged before me on the by: PLUT HELL OF THE	ACKNOWLEDGMENT JOH day of SEPTEMBER , 2008,
KISHA G. PACKER POLK Notary Public, State of Texas My Commission Expires April 13, 2012	Notary Public, State of TEXCIS Notary's name (printed): Notary's commission expires;
STATE OF COUNTY OF This instrument was acknowledged before me on the	day of, 2008,



DALE RESOURCES LLC 2100 ROSS AVE STE 1870 LB-9

DALLAS

TX 75201

Submitter: DALE RESOURCES LLC

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

<u>DO NOT DESTROY</u> <u>WARNING - THIS IS PART OF THE OFFICIAL RECORD.</u>

Filed For Registration:

12/08/2008 01:10 PM

3 PGS

Instrument #:

D208448137

LSE

\$20.00

Bv:

D208448137

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

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